EXHIBIT 10

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September 24, 2007

BY TELECOPIER

Louis S. Ederer, Esq. Arnold & Porter LLP 399 Park Avenue New York, NY 10022-4690

Re: Yves Saint Laurent Parfums, S.A. v. Costco Wholesale Corp.

Dear Louis:

We have your letter dated September 12, 2007, to Magistrate Judge Pitman, in which you state that YSL "needs supplier information in order to support its claim that the first sale of the goods at issue was not authorized."

Passing over whether the Amended Complaint gives fair notice of any such claim, we would appreciate your soonest furnishing us with any information that the plaintiffs may have that leads them to believe (if they do) that "the first sale of the goods at issue was not authorized."

During the September 21 hearing before Magistrate Judge Pitman, you stated that discovery of Costco supplier identities was justified because the goods at issue may have been "stolen." Sept. 21 Tr. at 3. If it is the plaintiffs' contention that the goods at issue were, in fact, "stolen" from the plaintiffs or one of their licensees, please furnish us with any information that the plaintiffs may have with regard to the date, location, and particulars of any such alleged theft incident, including any police reports that either plaintiff may have filed with respect to any such alleged theft incident.

As an alternative theory for seeking discovery of Costco supplier identities, you told Magistrate Judge Pitman that the goods at issue may have been sold by "one of our licensees who is a rogue." Sept. 21 Tr. at 3. If it is the plaintiffs' contention that the goods at issue were, in fact, first sold by a "rogue" licensee of the plaintiffs, please furnish us with any information that the plaintiffs may have that leads them to believe that some particular licensee of theirs is a "rogue" and has made one or more sales of YSL-branded goods without plaintiffs' authorization, including any letters that either plaintiff has sent to any licensee concerning any actual or suspected sales of YSL-branded goods without plaintiffs' authorization.

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Louis S. Ederer, Esq.

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If on the other hand, your references at the September 21 hearing to "stolen" goods and "rogue" licensees were just theoretical speculations (as distinct from factual allegations that the plaintiffs claim to have actually made in the Amended Complaint), it would be helpful if you would clarify that point for us.

Thank you.

Very truly yours,

556497

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Comments: Please see attached letter.

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